

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

| | | |
|----------------------------------|---|----------------------------|
| ----- | X | |
| | : | Case No. 19-cr-00833 (SHS) |
| UNITED STATES OF AMERICA, | : | |
| | : | |
| | : | |
| -v.- | : | |
| | : | |
| ANTHONY CHEEDIE, <i>et al.</i> , | : | |
| | : | |
| Defendants. | : | |
| | : | |
| ----- | X | |

DECLARATION OF CAMERON BREWSTER

Cameron Brewster, pursuant to 28 U.S.C. § 1746, declares under penalty of perjury as follows:

1. I am a Defendant in the above-captioned matter;
2. I submit this Declaration in support of my Pretrial Omnibus Motion for a Bill of Particulars and to Suppress Certain Evidence, Obtain Discovery, and Obtain Other Related Relief (“Omnibus Motions”);
3. I reside at 7945 West Ford Avenue, Las Vegas, Nevada (“7945 West Ford”);
4. 7945 West Ford is my private residence;
5. I have a reasonable expectation of privacy in my private residence and had this expectation of privacy on or about November 20, 2019 when the Government seized documents and various electronic devices from my private residence;
6. Accordingly, I respectfully submit that I have standing to move to suppress any evidence from the documents and electronic devices seized from 7945 West Ford.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: November 17, 2020

Respectfully submitted,



CAMERON BREWSTER